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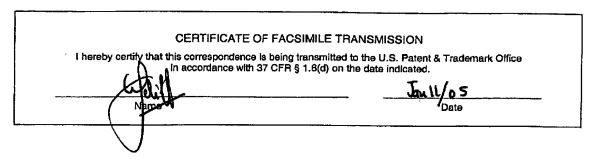
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PTO/SB/21 (09-04) Approved for use through 07/31/2008, OMB 0651-0031

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		Application Number		09/990,522			
TRANSMITTAL			Filing Date		November 21, 2001		
FORM		First Named Inventor	Choy-Pik Chiu, et al		-Pik Chiu, et al.		
		Art Unit		1636			
(to be used for all correspondence after initial filing			Examiner Name	<u> </u>	Quang Nguyen		
Total Number of Pages in This Submission (5)		Attorney Docket Number		097/002			
ENCLOSURES (Check all that apply)							
Document(s)  Reply to Missing Parts/ Incomplete Application  Reque		Remark	t to Withdraw Finality of Office Action P 708.07(d) (3 pages)		Appeal Communication to Board of Appeals and Interferences  Appeal Communication to TC (Appeal Notice, Brief, Reply Brief)  Proprietary Information  Status Letter Other Enclosure(s) (please Identify below):		
Reply to Missing Parts under 37 CFR 1.52 or 1.53  ***last page marker (1 page)***  SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT							
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Printed name			J. Michael Schiff				
Date		Je. 11/05 Reg. No.		Reg. No.	40,253		
I hereby certify that this co	orrespondence is beir	g facsin	ATE OF TRANSMISS	TO or deposi	ted with the U	nited States Postal Servi	ce with
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Typed or printed name		1	HICHHEL SCHIFF		Date	Jen11/05	

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#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Inventors: Choy-Pik Chiu & Robert Kay

Filing Date: November 21, 2001

Serial No: 09/990,522

Docket: 097/002

Title: TOLERIZING ALLOGRAFTS OF

PLURIPOTENT STEM CELLS

Art Unit: 1636

Examiner: Quang Nguyen, Ph.D.

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# REQUEST TO WITHDRAW FINALITY OF OFFICE ACTION PURSUANT TO 37 CFR § 1.113(b), AND MPEP § 706.07(d)

Commissioner for Patents and Trademarks Washington, D.C. 20231

Dear Sir,

Applicant respectfully requests that the Examiner withdraw the finality of the Office Action dated January 30, 2003 (Paper No. 17).

This is not a Petition under 37 CFR § 1.181, or a Request for Continued Examination under 37 CFR § 1.114. Applicant requests that the finality be withdrawn pursuant to MPEP § 706.07(c) and (d), on the basis that the finality is premature.

T-531

11-Jan-2005 06:16pm

The Amendment filed on June 29, 2004 provided a full and complete response to the rejections made in the final Office Action dated March 29, 2004. Enclosed with the Amendment was a Declaration under 37 CFR § 1.132 by Dr. Anish Majumdar, providing data that illustrates that hPS derived mesenchymal cells have the desired properties to effect specific immune tolerance, in accordance with the claimed invention.

The only Office Action in which applicant's arguments and Dr. Majumdar's Declaration were considered is the Office Action mailed November 1, 2004 — the first Acton after applicants filed the Request for Continued Examination (RCE) and paid the requisite fee. Nevertheless, the Action has been made a first-action final. It refers back to the Advisory Action of July 28, 2004 as the basis for rejecting the application. Although the Advisory Action opines on the June 29 Amendment, it does not constitute a full Office Action on the merits.

Applicant respectfully submits that in view of all the papers filed on June 29, it is inappropriate for the first action after the RCE to be made final.

If the current Office Action had not been made final, applicant would be able to consider and respond to the Examiner's arguments in full, and to put forward any type of claim amendments that might further prosecution. Applicant was unable to do so in response to the March 29 Office Action, because the Action was final, and extensive amendments could have been denied entry for raising new issues. Applicant filed the RCE in order to have an additional full round of prosecution, with the right to make whatever amendments could be helpful. Now that the first Office Action after the RCE has also been made final, applicant is again limited in the extent of the amendments it can make for fear that the response will not be entered into the file.

In effect, applicant is in the same position after filing the RCE as we would have been had we not filed the Amendment and the § 1.132 Declaration on June 29. Surely this is unfair, since applicant has made a genuine effort to advance prosecution since the Office Action of March 29.

11-Jan-2005 06:16pm

PATENT 09/990,522 Docket 097/002

Accordingly, applicant respectfully requests that the finality of the most recent Office Action be withdrawn, pursuant to MPEP § 706.07(d).

Respectfully submitted,

J. Michael Schiff

Registration No. 40,253

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January 4, 2005

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## Facsimile Transmittal Sheet

### LAST PAGE

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